1 2 3 4 5	MACE J. YAMPOLSKY, LTD. MACE J. YAMPOLSKY, ESQ. Nevada Bar No.: 001945 625 S. Sixth Street Las Vegas, Nevada 89101 Tel: (702) 385-9777 Fax: (702) 385-3001 mace@macelaw.com Attorney for Defendant		
6	UNITED STATES DISTRICT COURT		
7	DISTRICT OF NEVADA		
8	UNITED STATES OF AMERICA) Case No.: 2:14-cr-183-KJD-PAL	
9	Plaintiff,) STIPULATION TO MODIFY) CONDITIONS OF PRETRIAL) DELEASE AND SUPERVISION	
11	vs.) RELEASE AND SUPERVISION	
12	MARIA GUZMAN-CABALLOS, et al,)	
13	Defendant.)))	
14 15	IT IS HEREBY STIPULATED AND AGREED, by and between Steven W. Myhre, Actin		
16	United States Attorney, by and through Brandon C. Jaroch, Assistant United States Attorney, an		
17	Defendant MARIA GUZMAN-CABALLOS, by and through her counsel, Mace J. Yampolsky		
18	Esq., that:		
19	Defendant MARIA GUZMAN	N-CABALLOS' conditions of pre-trial release and	
20	supervision shall be modified so	that she may travel on July 28, 2017 to Ganado, Texa	
21	by airplane to visit her daughter Natalie Aguilar and returning to Las Vegas on July 3		
22	2017. The reason for the travel is to visit her daughter for the anniversary of the deat		
23	of her grandchild, Ms. Aguilar becomes very ill around this time and Defendant wou		
24	like to be there for emotional su	pport.	
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- 2. Defendant has spoken to her pre-trial release officer who has no objection to this trip.
- 3. Defendant MARIA GUZMAN-CABALLOS will continue to be subject to any and all prohibition(s) pertaining to his use of internet and email and in all other respects.

DATED this 11th day of July, 2017.

OFFICE OF THE U.S. ATTORNEY

MACE J. YAMPOLSKY, LTD.

/s/ Brandon C. Jaroch
Brandon C. Jaroch
Assistant United States Attorney
333 Las Vegas Blvd., S., No. 5000
Las Vegas, Nevada 89101
Counsel for Plaintiff:
United States of America

/s/ Mace J. Yampolsky, Esq.
Mace J. Yampolsky, Esq.
625 South Sixth Street
Las Vegas, Nevada 89101
Counsel for Defendant:
Maria Guzman-Ceballos

ORDER

IT IS THEREFORE ORDERED that:

- Defendant MARIA GUZMAN-CABALLOS' conditions of pre-trial release and supervision shall be modified so that she may travel on July 28, 2017 to Ganado, Texas by airplane to visit her daughter Natalie Aguilar and returning to Las Vegas on July 31, 2017. The reason for the travel is to visit her daughter for the anniversary of the death of her grandchild, Ms. Aguilar becomes very ill around this time and Defendant would like to be there for emotional support.
- 2. Defendant has spoken to her pre-trial release officer who has no objection to this trip.
- 3. Defendant MARIA GUZMAN-CABALLOS will continue to be subject to any and all prohibition(s) pertaining to his use of internet and email and in all other respects.

DATED this $\frac{12\text{th}}{}$ day of July, 2017.

United States Magistrate Judge